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Laurence M. Rosen (SBN # 219683)
 1
    THE ROSEN LAW FIRM, P.A.
    333 South Grand Avenue, 25th Floor
    Los Angeles, CA 90071
 3
    Telephone: (213) 785-2610
    Facsimile: (213) 226-4684
 4
    Email: lrosen@rosenlegal.com
 5
    and
 6
    Phillip Kim, Esq. (pro hac vice)
 7
    THE ROSEN LAW FIRM, P.A.
    350 Fifth Avenue, Suite 5508
 8
    New York, New York 10118
 9
    Telephone: (212) 686-1060
    Facsimile: (212) 202-3827
10
    Email: pkim@rosenlegal.com
11
    Lead Counsel for Lead Plaintiff Kyung Cho and Class
12
                         UNITED STATES DISTRICT COURT
13
                      NORTHERN DISTRICT OF CALIFORNIA
                            SAN FRANCISCO DIVISION
14
    GUOHUA ZHU, INDIVIDUALLY AND
                                             Case No.
                                                          CV 09-04208-JSW
15
    ON BEHALF OF ALL OTHERS
    SIMILARLY SITUATED,
16
                                             CLASS ACTION
17
                            Plaintiff.
                                             STIPULATION AND [PROPOSED]
18
                      VS.
                                             ORDER EXTENDING TIME TO FILE
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                                             CONSOLIDATED AMENDED
    UCBH HOLDINGS, INC., THOMAS S.
                                             COMPLAINT AND ADJUSTING
20
    WU, AND EBRAHIM SHABUDIN,
                                             RELATED DEADLINES
21
                            Defendants.
                                             Hon. Jeffrey S. White
22
23
          WHEREAS, on March 12, 2010 court-appointed Lead Plaintiff Kyung Cho
24
    ("Plaintiff") filed a Joint Case Management Statement (docket no. 128), requesting that
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    Plaintiff be allowed to file the consolidated amended complaint on May 24, 2010—the
26
27
    STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO FILE
28
    CONSOLIDATED AMENDED COMPLAINT AND ADJUSTING RELATED
    DEADLINES
    Case no. CV 09-04208-JSW
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date when it was estimated that the FDIC Office of Inspector General would issue a Material Loss Review report concerning UCBH Holdings, Inc.'s ("UCBH") bank failure;

WHEREAS, Plaintiff's counsel recently learned from the FDIC Office of Inspector General that the Material Loss Review report concerning UCBH is to be issued on July 20, 2010;

WHEREAS, Plaintiff's counsel should have an opportunity to examine UCBH's Material Loss Review prior to filing the consolidated amended complaint because it will further judicial economy. Under Section 38(k) of the Federal Deposit Insurance Act, a Material Loss Review will ascertain the reasons for UCBH's failure. Thus, UCBH's Material Loss Review may streamline the consolidated amended complaint, narrow the issues on the anticipated motions to dismiss, and/or may cause certain defendants to answer rather than move;

WHEREAS, on March 22, 2010 the Court entered an Order (docket no. 135) setting the following schedule:

- Amended complaint due by May 24, 2010;
- Responsive pleading due by July 23, 2010;
- Case management statement due by October 1, 2010; and
- Case management conference set for October 8, 2010, at 1:30 p.m.

WHEREAS, Plaintiff's counsel has conferred with counsel for E. Lynn Schoenmann, Chapter 7 Trustee of UCBH Holdings, Inc., and the Trustee does not object to this Stipulation;

IT IS HEREBY STIPULATED AND AGREED among the undersigned parties that:

- 1. The current schedule should be adjusted as follows:
  - Amended complaint due by August 10, 2010;
  - Responsive pleading due by October 11, 2010; and

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO FILE CONSOLIDATED AMENDED COMPLAINT AND ADJUSTING RELATED DEADLINES

Case no. CV 09-04208-JSW

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1	The case management conference should be adjourned to a date 77 days		
2	following the responsive pleading deadline and the case management		
3	statement deadline should be seven days prior to the new date.		
4	SO STIPULATED		
5			
6	Dated: May 13, 2009 LAURENCE M. ROSEN (SBN # 219683) lrosen@rosenlegal.com		
7	The Rosen Law Firm, P.A.		
8	333 South Grand Avenue 25 <sup>th</sup> Floor		
9	Los Angeles, CA 90071 Tel.: (213) 785-2610		
10	Fax: (213) 226-4684		
11	and		
12	PHILLIP KIM (pro hac vice)		
13	pkim@rosenlegal.com		
14	The Rosen Law Firm, P.A. 350 5 <sup>th</sup> Avenue		
15	Suite 5508 New York, NY 10118		
16	Tel: (212) 686-1060		
17	Fax: (212) 202-3827		
18	By: <u>/s/ Phillip Kim</u> Phillip Kim		
19			
20	Lead Counsel for Lead Plaintiff Kyung Cho		
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28	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO FILE CONSOLIDATED AMENDED COMPLAINT AND ADJUSTING RELATED DEADLINES  Case no. CV 09-04208-JSW		

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1	Dated: May 13, 2010	ANNA ERICKSON WHITE
2		MORRISON & FOERSTER LLP
3		By: /s/ Anna Erickson White  Anna Erickson White
		Aima Effector write
4		Attorneys for Defendant Craig On
5		** Signed by filing party with consent.
7	Dated: May 13, 2010	TIMOTHY P. CRUDO
8		LATHAM & WATKINS LLP
9		By: /s/ Timothy P. Crudo
10		Timothy P. Crudo
11		Attorney for Defendant Thomas Wu
12		** Signed by filing party with consent
13	Dated: May 13, 2010	JAMES A. LASSART
14		DODEDC MAJECUJ KOJINI 6. DENTI EV
15		ROPERS, MAJESKI, KOHN & BENTLEY
16		By: /s/ James A. Lassart James A. Lassart
17		James A. Lassart
18		Attorney for Defendant Ebrahim Shabudin
19		** Signed by filing party with consent.
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28	STIPULATION AND [PROPOSED] ORI CONSOLIDATED AMENDED COMPL DEADLINES Case no. CV 09-04208-JSW	DER EXTENDING TIME TO FILE

1	IT IS SO ORDERED.
2	IT IS FURTHER ORDERED THAT:
3 4	1. The case management conference scheduled for October 8, 2010, at 1:30 p.m. is adjourned to January 7, 2011, 2010 at _1:30 p.m.; and
5	2. The parties' case management statement is due <u>December 29</u> , 2010.
6 7	
8	Dated: May 17 , 2010 White
9	In Honorable Jeffrey S. White United States District Judge
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28	STIPULATION AND [ <del>PROPOSED]</del> ORDER EXTENDING TIME TO FILE CONSOLIDATED AMENDED COMPLAINT AND ADJUSTING RELATED DEADLINES

Case no. CV 09-04208-JSW